		Application	n No.	Applicant(s)
4		09/600,07	3	SAIED ET AL.
	Office Action Summary	Examiner		Art Unit
		Maulin Pa		3737
Period fo	The MAILING DATE of this communication app r Reply	ears on the	cover sheet with the o	correspondence address
THE N - Exten after: - If the - If NO - Failur - Any re	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Is communication of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	36(a). In no eve y within the statu vill apply and wil , cause the appli	nt, however, may a reply be tintory minimum of thirty (30) day I expire SIX (6) MONTHS from to become ABANDONE	mely filed /s will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).
1)⊠	Responsive to communication(s) filed on 05 F	ebruary 20	001 .	
2a)□		is action is		
3)	Since this application is in condition for allowa	ance except	for formal matters, p	
Dispositi	closed in accordance with the practice under a control on of Claims	Ex parte Qu	uayle, 1935 C.D. 11, 4	453 O.G. 213.
4) 🖂	Claim(s) 1-12 is/are pending in the application	ı.		- - -
	4a) Of the above claim(s) is/are withdraw	wn from cor	nsideration.	
5)	Claim(s) is/are allowed.			סבסבוו/כס
6)⊠	Claim(s) <u>1-3 and 8-12</u> is/are rejected.			RECEIVED
7) 🖾	Claim(s) <u>4-7</u> is/are objected to.			JUN 2 6 2003
•	Claim(s) are subject to restriction and/or on Papers	r election re	equirement.	TECHNOLOGY CENTER R3700
	The specification is objected to by the Examine	r		
•	The drawing(s) filed on is/are: a)☐ accept		objected to by the Exa	miner
.0,	Applicant may not request that any objection to the			
11) 🔲 🗆	The proposed drawing correction filed on			
,	If approved, corrected drawings are required in rep			•
12) 🔲 🗆	The oath or declaration is objected to by the Ex	aminer.		
Priority u	nder 35 U.S.C. §§ 119 and 120			
13)[Acknowledgment is made of a claim for foreign	n priority un	der 35 U.S.C. § 119(a	a)-(d) or (f).
a)[☐ All b) ☐ Some * c) ☐ None of:			•
	1. Certified copies of the priority documents	s have beei	n received.	
	2. Certified copies of the priority documents	s have beei	n received in Applicat	ion No
	3. Copies of the certified copies of the prior application from the International Buree the attached detailed Office action for a list	reau (PCT	Rule 17.2(a)).	A ME
	cknowledgment is made of a claim for domesti-		•	
a	☐ The translation of the foreign language pro	visional ap	plication has been red	ceived.
	Acknowledgment is made of a claim for domesti	ic priority ur	nder 35 U.S.C. §§ 120	0 and/or 121.
Attachment	• •			
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	8		y (PTO-413) Paper No(s) Patent Application (PTO-152)

Application/Control Number: 09/600,073

Art Unit: 3737

Non-Final Rejection

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claim Objections

Claims 4-7 are objected to under 37 CFR 1.75(c) as being in improper form because a multiple dependent claim 3. See MPEP § 608.01(n). Accordingly, the claims 4-7 have not been further treated on the merits.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽e) the invention was described in-

⁽¹⁾ an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or

⁽²⁾ a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United

Application/Control Number: 09/600,073

Art Unit: 3737

States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

Claims 8-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Pearlman. Pearlman teaches the claimed invention including a ultrasound probe (figure 8), a three-dimensional position system (figure 1 and claim 1), a computer for controlling the ultrasound system (figure 1, reference 14), and a means for transmitting and receiving ultrasound signals (claims 1-10).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Torp et al., in view of Knell et al. Torp et al., teaches the claimed invention including ultrasound probe (figure 1, reference 140/146), a the probe generating high frequency ultrasound beams (claims 1-4), a tissue structure that is scanned by the probe (columns 7-9 and claims 1-8). However, Torp et al., does not clearly teach a manes for have various signal processing means. Knell et al., teaches a means to process the received signals in multiple ways (column 20, lines 35-55). Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the processing means of Knell et al., with the image means of Torp et al., in order to accurately image a region of interest.

Application/Control Number: 09/600,073

Art Unit: 3737

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Dubberstien et al., teaches the claimed invention including a means for general ultrasound scanning using spatially distinct ultrasound beams.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Maulin Patel whose telephone number is 703-305-6933. The examiner can normally be reached on Mon - Fri, 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marvin Lateef can be reached on 703-308-3256. The fax phone numbers for the organization where this application or proceeding is assigned is 703-308-0758.

Maulin Patel

September 26, 2002

Francis J. Jawerski Primary Examiner

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-6,159,153	12-2000	Dubberstein et al.	128/916
	В	US-6,055,452	04-2000	Pearlman, Andrew L.	600/547
	С	US-6,312,381	11-2001	Knell et al.	600/437
	D	US-6,352,507	03-2002	Torp et al.	600/438
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	J	US-			
	к	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)	
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

FORM 1 -144

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INFORMATION DISCLOSURE CITATION

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Filing Date

Group Art Unit

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To be assigned

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			U.S. PATI	ENT DOCU	MENTS			
Examiner Initial		Document Number	Date		Name	Class	Sub- Class	Filing Date
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	AL							Yes No
	AM							Yes No
	AN							Yes No
	AO							Yes No
	AP							Yes No
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MO	AR	Foster, F.S., Ultrasonics S	Foster, F.S., et al., "Ultrasound Backscatter Microscopy of the Eye <i>In Vivo</i> ," 1990 Ultrasonics Symposium, Proceedings, December 4-7, 1990, Vol. 3, pp. 1481-1484					
	AS	C. Passman a the Eye Using Mode," 1995	C. Passman and H. Ermert, "Adaptive 150 MHz Ultrasound Imaging of the Skin and the Eye Using an Optimal Combination of Short Pulse Mode and Pulse Compression Mode," 1995 IEEE Ultrasonics Symposium, 1995, pp. 1291-1294					
mo	AT	Lizzi, F.L., et al., "Ultrasonic Therapy and Imaging in Ophthalmology," Acoustical Imaging, Vol. 14, pp. 1-15, 1985						
xaminer	\wedge				Date Considered	1/2 1/	7 R-9	

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP § 600. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to Applicant(s).



FEB 20 2003

Commissioner for Patents Washington, DC 20231 www.uspto.gov

Dear Patent Business Customer:

The United States Patent and Trademark Office ("Office") is now permitting and encouraging applicants to voluntarily submit amendments in a revised format as set forth in AMENDMENTS IN A REVISED FORMAT NOW PERMITTED, _____ Off. Gaz. Pat. Office __ (February 25, 2003), currently available on the USPTO web site at http://www.uspto.gov/web/offices/pac/dapp/opla/preognotice/revamdtprac.htm. The revised format permits amendments to the specification and claims to be made in a single marked-up version; the requirement for a clean version is eliminated. Attached, you will find a flyer with information and instructions regarding the procedures to be used to comply with the revised format. The flyers are being inserted with out-going Office actions mailed during the period of February 20, 2003 - March 31, 2003.

The revised amendment format is essentially the same as the amendment format for the specification, claims, and drawings that the Office is considering adopting via a revision to 37 CFR 1.121 (Manner of Making Amendments). The revision to 37 CFR 1.121 (if adopted) will simplify amendment submission and improve file management. This proposed revision and others necessary to facilitate a gradual transition to the use of an Electronic File Wrapper (EFW) will be set forth in a Notice of Proposed Rule making (NPR), expected to be published by March 2003. After consideration of public comments, the Office anticipates adopting a revision to § 1.121, following publication of a Notice of Final Rule making (NFR), expected by June 2003, at which point compliance with revised § 1.121 will be mandatory.

The Office will continue to accept your amendment submissions in the revised format during the voluntary period, which will extend up to the effective date of final revisions to § 1.121. The Office also encourages your feedback on the proposed revised amendment format and other changes set forth in the NPR, expected to be published by March 2003.

For assistance: Any questions regarding the submission of amendments pursuant to the revised practice should be directed to Office of Patent Legal Administration (OPLA), Legal Advisors Elizabeth Dougherty (Elizabeth, Dougherty@uspto.gov), Gena Jones (Eugenia.Jones@uspto.gov) or Joe Narcavage (Joseph.Narcavage@uspto.gov). Alternately, you may send e-mail to "Patent Practice", the OPLA e-mail address that has been established for receiving queries and questions about patent practice and procedures or telephone OPLA at (703) 305-1616.

Micheles P. Godici

Commissioner for Patents

Attachment: Flyer entitled: Revised Notice* AMENDMENTS MAY NOW BE SUBMITTED IN REVISED FORMAT

Revised Notice* AMENDMENTS MAY NOW BE SUBMITTED IN REVISED FORMAT

The United States Patent and Trademark Office (USPTO) is permitting applicants to submit amendments in a revised format as set forth below. Further details of this practice are described in AMENDMENTS IN A REVISED FORMAT NOW PERMITTED, signed January 31, 2003, expected to be published in Official Gazette on February 25, 2003 (Notice posted on the Office's web site at

http://www.uspto.gov/web/offices/pac/dapp/opla/preognotice/revamdtprac.htm). The revised amendment format is essentially the same as the amendment format that the Office is considering adopting via a revision to 37 CFR 1.121 (Manner of Making Amendments). The revision to 37 CFR 1.121 (if adopted) will simplify amendment submission and improve file management. The Office plans to adopt such a revision to 37 CFR 1.121 by July of 2003, at which point compliance with revised 37 CFR 1.121 will be mandatory.

Effective immediately, <u>all</u> applicants may submit amendments in reply to Office actions using the following format. Participants in the Office's electronic file wrapper prototype¹ receiving earlier notices of the revised practice may also employ the procedures set out below.

REVISED FORMAT OF AMENDMENTS

Begin on separate sheets:

Each section of an Amendment (e.g., Claim Amendments, Specification Amendments, Drawing Amendments, and Remarks) should begin on a separate sheet. For example, in an amendment containing a.) introductory comments, b.) amendments to the claims, c.) amendments to the specification, and d.) remarks, each of these sections must begin on a separate sheet. This will facilitate the process of separately indexing and scanning of each part of an amendment document for placement in an electronic file wrapper.

Two versions of amended part(s) no longer required:

The current requirement in 37 CFR 1.121(b) and (c) to provide two versions (a clean version and a marked up version) of each replacement paragraph, section or claim will be waived where an amendment is submitted in revised format below. The requirements for substitute specifications under 37 CFR 1.125 will be retained.

A) Amendments to the claims:

Each amendment document that includes a change to an existing claim, or submission of a new claim, must include a complete listing of all claims in the application. After each claim number, the status must be indicated in a parenthetical expression, and the text of each claim under examination (with markings to show current changes) must be presented. The listing will serve to replace all prior versions of the claims in the application.

- (1) The current status of all of the claims in the application, including any previously canceled or withdrawn claims, must be given. Status is indicated in a parenthetical expression following the claim number by one of the following: (original), (currently amended), (previously amended), (canceled), (withdrawn), (new), (previously added), (reinstated formerly claim #_), (previously reinstated), (re-presented formerly dependent claim #_), or (previously re-presented). The text of all pending claims under examination must be submitted each time any claim is amended. Canceled and withdrawn claims should be indicated by only the claim number and status.
- (2) All claims being currently amended must be presented with markings to indicate the changes that have been made relative to the immediate prior version. The changes in any amended claim should be shown by strikethrough (for deleted matter) or underlining (for added matter). An accompanying clean version is not required and should not be presented. Only claims of the status "currently amended" will include markings.
- (3) The text of pending claims <u>not being amended</u> must be presented in clean version, i.e., without any markings. Any claim text presented in clean version will constitute an assertion that it has not been changed relative to the immediate prior version.

Flyer for mailing with all Office actions by all TCs (except Art Units 1634, 2827 and 2834) 02/13/03

¹ The Office's Electronic File Wrapper prototype program is described in *USPTO ANNOUNCES PROTOTYPE OF IMAGE PROCESSING*, 1265 Off. Gaz. Pat. Office 87 (Dec. 17, 2002) ("Prototype Announcement"), and applies only to Art Units 1634, 2827 and 2834.

- (4) A claim may be canceled by merely providing an instruction to cancel. Listing a claim as canceled will constitute an instruction to cancel. Any claims added by amendment must be indicated as (new) and shall not be underlined.
- (5) All of the claims in each amendment paper must be presented in ascending numerical order. Consecutive canceled or withdrawn claims may be aggregated into one statement (e.g., Claims 1 5 (canceled)).

Example of listing of claims (use of the word "claim" before the claim number is optional):

Claims 1-5 (canceled)

Claim 6 (withdrawn)

Claim 7 (previously amended): A bucket with a handle.

Claim 8 (currently amended): A bucket with a green blue handle.

Claim 9 (withdrawn)

Claim 10 (original): The bucket of claim 8 with a wooden handle.

Claim 11 (canceled)

Claim 12 (re-presented - formerly dependent claim 11) A black bucket with a wooden handle.

Claim 13 (previously added): A bucket having a circumferential upper lip.

Claim 14 (new): A bucket with plastic sides and bottom.

B) Amendments to the specification:

Amendments to the specification must be made by presenting a replacement paragraph or section marked up to show changes made relative to the immediate prior version. An accompanying clean version is not required and should not be presented. If a substitute specification is being submitted to incorporate extensive amendments, both a clean version (which will be entered) and a marked up version must be submitted as per current 37 CFR 1.125.

C) Amendments to drawing figures:

Drawing changes must be made by presenting replacement figures which incorporate the desired changes and which comply with § 1.84. An explanation of the changes made must be presented in the remarks section of the amendment. Any replacement drawing sheet must include all of the figures appearing on the immediate prior version of the sheet, even though only one figure may be amended. The figure or figure number of the amended drawing should **not** be labeled as "amended." If the changes to the drawing figure(s) are not accepted by the examiner, applicant will be notified of any required corrective action in the next Office action. No further drawing submission will be required, unless applicant is notified.

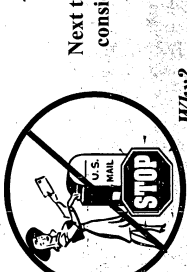
Any questions regarding the submission of amendments pursuant to the revised practice set forth in this flyer should be directed to the following legal advisors in the Office of Patent Legal Administration (OPLA): Elizabeth Dougherty (Elizabeth, Dougherty@uspto.gov), Gena Jones (Eugenia, Jones@uspto.gov) or Joe Narcavage (Joseph, Narcavage@uspto.gov). For information on the waiver or legal aspects of the prototype, please contact Jay Lucas (Jay, Lucas@uspto.gov), Senior Legal Advisor (PCTLA) or Rob Clarke (Robert, Clarke@uspto.gov), Senior Legal Advisor (OPLA). Alternatively, further information may be obtained by calling OPLA at (703) 305-1616.

^{*} Revised Notice: See Sec. B) for changes relating to substitute specifications, and Sec. C) for changes on replacement drawing practice.

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